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from sexually violent conduct or child molestation if released," Bureau mental health professionals may consider, but are not limited to, evidence:

- (a) Of the person's repeated contact, or attempted contact, with one or more victims of sexually violent conduct or child molestation;
- (b) Of the person's denial of or inability to appreciate the wrongfulness, harmfulness, or likely consequences of engaging or attempting to engage in sexually violent conduct or child molestation:
- (c) Established through interviewing and testing of the person or through other risk assessment tools that are relied upon by mental health professionals;
- (d) Established by forensic indicators of inability to control conduct, such as:
 - (1) Offending while under supervision;
- (2) Engaging in offense(s) when likely to get caught;
- (3) Statement(s) of intent to re-offend; or
- (4) Admission of inability to control behavior; or
- (e) Indicating successful completion of, or failure to successfully complete, a sex offender treatment program.

PART 550—DRUG PROGRAMS

Subpart A [Reserved]

Subpart B—Alcohol Testing

Sec.

550.10 Purpose and scope.

Subpart C [Reserved]

Subpart D—Urine Surveillance

- 550.30 Purpose and scope.
- 550.31 Procedures.

Subpart E—Drug Services (Urine Surveillance and Counseling for Sentenced Inmates in Contract CTCs)

- 550.40 Purpose and scope.
- 550.41 Urine surveillance.
- 550.42 Procedures for urine surveillance.
- 550.43 Drug counseling.
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Subpart F-Drug Abuse Treatment Program

- 550.50 Purpose and scope.
- 550.51 Drug abuse education course.

- 550.52 Non-residential drug abuse treatment services.
- 550.53 Residential Drug Abuse Treatment Program (RDAP).
- 550.54 Incentives for RDAP participation.
- 550.55 Eligibility for early release.
- 550.56 Community Transitional Drug Abuse Treatment Program (TDAT).

550.57 Inmate appeals.

AUTHORITY: 5 U.S.C. 301; 18 U.S.C. 3521–3528, 3621, 3622, 3624, 4001, 4042, 4046, 4081, 4082 (Repealed in part as to offenses committed on or after November 1, 1987), 5006–5024 (Repealed October 12, 1984 as to offenses committed after that date), 5039; 21 U.S.C. 848; 28 U.S.C. 509, 510; Title V, Pub. L. 91–452, 84 Stat. 933 (18 U.S.C. Chapter 223).

Subpart A [Reserved]

Subpart B—Alcohol Testing

§550.10 Purpose and scope.

The Bureau of Prisons maintains a surveillance program in order to deter and to detect the illegal introduction or use of alcohol in its institutions. In an effort to reduce the introduction or use of alcohol, the Warden shall establish procedures for monitoring and testing individual inmates or groups of inmates who are known or suspected to be users of alcohol, or who are considered high risks based on behavior observed or on information received by staff.

- (a) Staff may prepare a disciplinary report on an inmate who shows a positive substantiated test result for alcohol.
- (b) Staff may initiate disciplinary action against an inmate who refuses to submit to an alcohol test.

[45 FR 33940, May 20, 1980]

Subpart C [Reserved]

Subpart D—Urine Surveillance

SOURCE: 62 FR 45292, Aug. 26, 1997, unless otherwise noted.

§550.30 Purpose and scope.

The Warden shall establish programs of urine testing for drug use, to monitor specific groups or individual inmates who are considered as high risk for drug use, such as those involved in